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                       UNITED STATES DISTRICT COURT
17
                      CENTRAL DISTRICT OF CALIFORNIA
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   VICKI J. AZNARAN and
                               ) CASE No. CV 88-1786 JMI (Ex)
   RICHARD N. AZNARAN,
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                                 DEFENDANTS' OPPOSITION TO PLAINTIFFS'
                                EX PARTE APPLICATION FOR RELIEF FROM
20
                                THE COURT'S ORDER CUTTING OFF MOTION
             Plaintiffs,
                                 PRACTICE AND PLAINTIFFS' EX PARTE
21
                                 APPLICATION TO STAY TRANSFER OF THE
                                 FILE HEREIN TO THE NORTHERN DISTRICT
22
                                 OF TEXAS; DECLARATIONS OF LYNN R.
                                 FARNY AND LAURIE J. BARTILSON IN
23
                                 SUPPORT THEREOF
    VS.
24
    CHURCH OF SCIENTOLOGY OF
25
    CALIFORNIA, et al.,
26
            Defendants.
27
                                        To be determined
                                 DATE:
                                        To be determined
    AND RELATED COUNTERCLAIM.
                                 TIME:
28
                                 CRTRM: Hon. James M. Ideman
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## DECLARATION OF LYNN R. FARNY

- I, Lynn R. Farny, hereby declare and state:
- 1. I am the corporate secretary for Church of Scientology International, defendant in the above-referenced action. I have personal knowledge of the matters set forth herein and, if called upon to do so, I could and would competently testify thereto.
- 2. Plaintiffs Vicki and Richard Aznaran have added to their list of witnesses many witnesses who, pre-trial investigation has shown do not live in California, much less in Los Angeles, as claimed by the Aznarans. These include David Mayo, Julie Mayo, Paul Crabtree, Mark Fischer, Geoff Shervell and Mickey Lipton. All of the above do not live in California; the Mayos do not even reside in the United States.
- 3. Pre-trial investigation has also shown that the Aznarans own and operate not one but six prosperous businesses in the State of Texas: The Phoenix Group, Inc.; Phoenix Investigations; Phoenix Bonsai; and The Spy Supply, Inc., which operates three separate retail stores called "The Spy Supply" in Texas.
- 4. It is also my understanding that the Aznarans drive

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two brand new, 1992 model automobiles.

I declare under the penalties of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 15th day of September, 1992 at Los Angeles, California.

LYNN R. FARNY